

LAW OFFICES OF PANOS LAGOS  
Panos Lagos, Esq. / SBN 61821  
5032 Woodminster Lane  
Oakland, CA 94602  
(510)530-4078  
(510)530-4725/FAX  
panoslagos@aol.com

Attorney for Plaintiff,  
MICHAEL JILES

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

MICHAEL JILES,

Plaintiff,

v.

CITY OF PITTSBURG; AARON L. BAKER,  
individually and in his Official Capacity as  
CHIEF OF POLICE OF THE CITY OF  
PITTSBURG POLICE DEPARTMENT;  
CITY OF PITTSBURG POLICE DEPARTMENT;  
NICHOLAS PAT BOCCIO (BADGE # 303),  
individually and in his capacity as a Peace Officer  
for the City of Pittsburg; PHILIP GALER  
(BADGE # 248), individually and in his capacity as  
a Peace Officer for the City of Pittsburg;  
BRIAN MATTHEWS (BADGE # 283), individually  
and in his capacity as a Peace Officer for the  
City of Pittsburg; RYAN RUFF (BADGE # 301),  
individually and in his capacity as a Peace Officer  
for the City of Pittsburg; A. BORDENKIRCHER  
(BADGE #308), individually and in his capacity as a  
Peace Officer for the City of Pittsburg;  
and DOES 1-200,

Defendants.

Case No.: C12-03795 MEJ

STIPULATION [AND ORDER]  
PERMITTING THE DISMISSAL,  
WITHOUT PREJUDICE, OF  
DEFENDANT RYAN RUFF

The parties hereby stipulate, by and through their counsel, that Plaintiff may dismiss,  
without prejudice, Defendant RYAN RUFF.

The parties further stipulate that Defendant PITTSBURG POLICE DEPT. shall make  
reasonable efforts to produce RYAN RUFF at the time of trial without the need for a Subpoena  
or related subpoena fee(s) at the request of Plaintiff's counsel. Either side may call RYAN

STIPULATION TO DISMISS DEFENDANT RUFF

- 1 -

1 RUFF as a witness at trial.

2 **IT IS SO STIPULATED**

3  
4 Dated: May 21, 2013

LAW OFFICES OF PANOS LAGOS

5  
6 /s/PANOS LAGOS  
Panos Lagos, Esq.  
Attorney for Plaintiff,  
MICHAEL JILES

7  
8  
9 Dated: May 21, 2013

EDRINGTON, SCHIRMER & MURPHY LLP

10  
11 /s/OWEN T. ROONEY  
Peter P. Edrington, Esq.  
Owen T. Rooney, Esq.  
Attorneys for Defendants,  
CITY OF PITTSBURG, et al.

12  
13  
14  
15 **ORDER**

16 Based on the above Stipulation, and good cause appearing,

17 IT IS ORDERED that Defendant RYAN RUFF is hereby dismissed without prejudice.

18 Defendant PITTSBURG POLICE DEPT. shall make reasonable efforts to produce  
19 RYAN RUFF at the time of trial. Either side may call RYAN RUFF as a witness at trial without  
20 the need for a Subpoena or related subpoena fee(s) at the request of Plaintiff's counsel.

21  
22 Dated: May 22, 2013

23 HON. MARIA-ELENA JAMES  
UNITED STATES DISTRICT COURT  
JUDGE



STIPULATION TO DISMISS DEFENDANT RUFF

- 2 -